

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN
MILWAUKEE DIVISION

ABDIFATAH ABUKAR,
Individually and on behalf of
All others similarly situated,

Plaintiffs,

Case No. 2:2019cv00838

v.

REYNOLDS MACHINE CO. LLC,

Defendant.

STIPULATION TO ENLARGE TIME FOR RESPONSIVE PLEADING

The parties, through their undersigned counsel, stipulate that the Defendant may answer or otherwise respond to the Complaint on or before Friday, July 12, 2019. The parties agree that the 10-days in the extended period shall not count against any putative class statute of limitations, such limitations being tolled during that 10-day period.

Dated this 20th day of June, 2019.

HAWKS QUINDEL, S.C.
Attorneys for Plaintiffs

s/ Timothy P. Maynard

Larry A. Johnson, SBN 1056619
Summer H. Murshid, SBN 1075404
Timothy P. Maynard, SBN 1080953
Hawks Quindel, S.C.
222 East Erie Street, Suite 210
PO Box 442
Milwaukee, WI 53201-0442
Telephone: 414-271-8650
Fax: 414-271-8442
Email: ljohnson@hq-law.com
smurshid@hq-law.com
tmaynard@hq-law.com

Dated this 20th day of June, 2019.

SORRENTINO BURKERT RISCH LLC

s/ Michael D. Huitink

Carlos R. Pastrana

State Bar No. 1088286

Michael D. Huitink

State Bar No. 1034742

*Attorneys for Defendant Reynolds Machine
Company, LLC*

CONTACT INFORMATION

675 N Barker Rd., Suite 300

Brookfield, WI 53045

Phone: (262) 513-3315

Fax: (262) 513-3318

Email: mhuitink@sbrlaw.us

Email: cpastrana@sbrlaw.us